

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/511,325	10/15/2004	Tsutomu Yoshitake	Q84259	9221
23373 7 SUGHRUE MIC	7590 04/19/2007	EXAMINER		
	JN, FEEC LVANIA AVENUE, N.W.	LEWIS, BEN		
SUITE 800 WASHINGTON	J DC 20037		ART UNIT	PAPER NUMBER
WASHINGTO	11, 50 20037		1745	
SHORTENED STATUTORY	PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
3 MONTHS		04/19/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Application No.	Applicant(s)
Office Action Summary			YOSHITAKE ET AL.
		10/511,325 Examiner	Art Unit
	•	Ben Lewis	1745
	The MAILING DATE of this communication app		
Period fo			•
WHIC - Exter after - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DATE of this communication. SIX (6) MONTHS from the mailing date of this communication of period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be timwill apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	I. lely filed the mailing date of this communication. D (35 U.S.C. § 133).
Status			
2a)⊠	Responsive to communication(s) filed on This action is FINAL. 2b) This Since this application is in condition for allowar closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro	· ·
Dispositi	on of Claims		·
5)□ 6)⊠ 7)□	Claim(s) 33-45 is/are pending in the application 4a) Of the above claim(s) is/are withdray Claim(s) is/are allowed. Claim(s) 33-45 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/o	wn from consideration.	
Applicati	on Papers		
10)⊠	The specification is objected to by the Examine The drawing(s) filed on <u>15 October 2004</u> is/are. Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Ex	: a)⊠ accepted or b)☐ objected drawing(s) be held in abeyance. See tion is required if the drawing(s) is obj	e 37 CFR 1.85(a). lected to. See 37 CFR 1.121(d).
Priority (ınder 35 U.S.C. § 119		
12)⊠ a)	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureausee the attached detailed Office action for a list	s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage
2) Notice 3) Information	t(s) te of References Cited (PTO-892) te of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) tr No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate

Application/Control Number: 10/511,325 Page 2

Art Unit: 1745

Detailed Action

1. The Applicant's amendment filed on January 30th, 2007 was received. Claims 1-32 were cancelled. Claims 33-45 were added.

2. The text of those sections of Title 35, U.S.C. code not included in this action can be found in the prior Office Action (issued on November 1st, 2006).

Claim Objections

Claim 41 is objected to for not further limiting claim 33 because claim 41 is drawn to a different embodiment from claim 33. For the purposes of prosecution, claim 41 is interpreted as an independent claim.

Pendency of Claims

Original claims 1-20 were filed in this national stage application. However, applicant cancelled claims 1-18 in the preliminary amendment filed on 10/15/2004 listing claims 1-18 as cancelled and claims 19-32 as new. Applicant cancelled claims 1-32 in Applicant's amendment filed 1/30/07 listing claims 33-45 as new. For the purposes of prosecution, claims 33 and 42 are treated as amended claims.

Claim Rejections - 35 USC § 112

The claim rejections under 35 U.S.C. 112, second paragraph, on claims 19-27 and 29-32 are withdrawn because the claims are cancelled.

Claim Rejections - 35 USC § 103

3. Claims 33-40 and 42-45 are rejected under 35 U.S.C. 103(a) as being unpatentable over Uchida et al. (U.S. Patent No. 6,057,051) in view of Johnson (U.S. Patent No. 6,808,833 B2).

With respect to claims 33 and 42, Uchida et al. disclose a miniaturized fuel cell assembly (title).

With respect to a heat-producing section and a heat-dissipating section arranged adjacent to the heat producing section, Uchida et al. teach that the hydrogen storage unit 205 "fuel supply section" is heated by the air discharged from the fuel cell body 204 "power generating section" (Col 8 lines 24-30).

With respect to a fuel supply section Uchida et al. teach that the cell device 2 includes a cell device casing 3 constituting a shell of the cell device 2. Mounted within the cell device casing 3 are a fuel cell body 4, a hydrogen storage unit 5 storing hydrogen to be used in the fuel cell body 4, hydrogen supply means 6a for feeding the hydrogen from the hydrogen storage unit 5 to the fuel cell body (Col 5 lines 54-67).

Art Unit: 1745

With respect to a fuel supply section being arranged in the heat-dissipating section Uchinda et al. teach that since the hydrogen supply pipes **6b** are embedded in the water retention means **8** "heat-dissipating section" as described above, the moisture or water in the water retention means **8** penetrates into the hydrogen supply pipes **6b** through peripheral walls thereof, thereby humidifying the hydrogen gas flowing through the interior of these pipes **6b**. The water retention means **8** is held in contact with the fuel cell body **4**, and therefore absorbs heat produced when the fuel cell body **4** generates electricity, thus contributing to evaporation of the retained moisture. Besides, the water retention means **8** "heat-dissipating section" is extended to be held in contact with the hydrogen storage unit **5**, and therefore transfers the heat, produced when the fuel cell body **4** generates electricity, to the hydrogen storage unit **5** to heat a hydrogen storing alloy, thereby enhancing an efficiency of a hydrogen-discharging reaction (Col 6 lines 1-67) (See FIGS. 6 and 7).

With respect to a flow-rate-control section, Uchida et al. teach that the fuel cell device comprises a control unit for controlling a flow of the hydrogen from the hydrogen storage unit to control an operation of a fuel cell in the fuel cell body (Col 3 lines 4-15).

Uchida et al. does not specifically teach the fuel being a liquid. However,

Johnson discloses a fuel supply for a fuel cell (title) wherein the fuel container 24 is

configured to hold a liquid fuel supply, such as a borohydride or methanol solution, and
is typically constructed from a material inert to the fuel solution. Fuel supply 20 also
includes a fuel outlet 28 configured to pass fuel out of fuel storage area 26 (Col 2 lines
45-60). Therefore it would have been obvious to one of ordinary skill in the art at the

Art Unit: 1745

time the invention was made to incorporate the liquid fuel system of Johnson into the fuel cell system of Uchida et al because Johnson teach that these fuels "liquid" are relatively safe and easy to use and to store at room temperature, they may be used in disposable or rechargeable fuel supplies (Col 1 lines 55-64).

With respect to claim 34, Uchinda et al. teach that since the hydrogen supply pipes 6b are embedded in the water retention means 8 "heat-dissipating section" as described above, the moisture or water in the water retention means 8 penetrates into the hydrogen supply pipes 6b through peripheral walls thereof, thereby humidifying the hydrogen gas flowing through the interior of these pipes 6b. The water retention means 8 is held in contact with the fuel cell body 4, and therefore absorbs heat produced when the fuel cell body 4 generates electricity, thus contributing to evaporation of the retained moisture. Besides, the water retention means 8 "heat-dissipating section" is extended to be held in contact with the hydrogen storage unit 5, and therefore transfers the heat, produced when the fuel cell body 4 generates electricity, to the hydrogen storage unit 5 to heat a hydrogen storing alloy, thereby enhancing an efficiency of a hydrogen-discharging reaction (Col 6 lines 1-67) (See FIGS. 6 and 7).

With respect to claim 35, Uchinda et al. teach that the hydrogen storage unit 205 is heated by the air discharged from the fuel cell body 204 while there can be used a

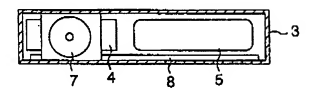
Application/Control Number: 10/511,325

Art Unit: 1745

construction, in which heat generated from the equipment "heat-producing section", on which the fuel cell power source is mounted, is transferred to the unit by the use of a high thermally-conductive metal such as copper or aluminum or carbon materials in order to achieve similar effects (Col 8 lines 24-45).

With respect to claim 36, the fuel tank and the fuel cell body 4 are stacked above heat-dissipating section 8 in the device casing 3 "which contains the heat producing section" in figure 6.

FIG.6



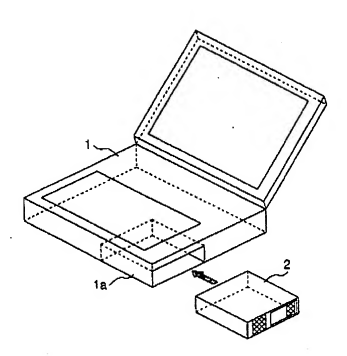
With respect to claims 37 and 43-45, Uchinda et al. the fuel cell device comprises a control unit for controlling a flow of the hydrogen from the hydrogen storage unit to control an operation of a fuel cell in the fuel cell body (Col 3 lines 4-15).

With respect to claims 38-39, Uchinda et al. the fuel cell device **2** "power generating section" is detachably received in a cell device-receiving portion la of an equipment **1** "heat producing section", such as a personal computer and the like, for which a cell power source is required (Col 5 lines 54-67) (See Fig. 1).

Application/Control Number: 10/511,325

Art Unit: 1745

FIG.1



With respect to claim 40, Uchinda et al. teach that the polymer electrolyte fuel cell uses ion exchange membranes, which are a solid polymer electrolyte, as an electrolyte, and a general construction thereof is shown in FIG. 29. In this construction employing the ion exchange membranes 51, a positive electrode 52 and a negative electrode 53 are formed respectively on both sides of the membrane 51 to provide a layer construction, thus forming a unit cell 54. When hydrogen is used as fuel, the following reaction occurs in an interface of contact between a catalyst and the polymer

Page 8

electrolyte at the negative electrode (Col 5 lines 20-35). Uchinda et al. the fuel cell device **2** "power generating section" is detachably received in a cell device-receiving portion la of an equipment **1** "heat producing section", such as a personal computer and the like, for which a cell power source is required (Col 5 lines 54-67) (See Fig. 1).

4. Claim 41 is rejected under 35 U.S.C. 103(a) as being unpatentable over Uchida et al. (U.S. Patent No. 6,057,051) in view of Johnson (U.S. Patent No. 6,808,833 B2).

With respect to claim 41, Uchida et al. disclose a miniaturized fuel cell assembly (title).

With respect to a fuel supply section being arranged in the heat-dissipating section Uchinda et al. teach that since the hydrogen supply pipes **6b** are embedded in the water retention means **8** "heat-dissipating section" as described above, the moisture or water in the water retention means **8** penetrates into the hydrogen supply pipes **6b** through peripheral walls thereof, thereby humidifying the hydrogen gas flowing through the interior of these pipes **6b**. The water retention means 8 is held in contact with the fuel cell body **4**, and therefore absorbs heat produced when the fuel cell body **4** generates electricity, thus contributing to evaporation of the retained moisture. Besides, the water retention means **8** "heat-dissipating section" is extended to be held in contact with the hydrogen storage unit **5**, and therefore transfers the heat, produced when the fuel cell body **4** generates electricity, to the hydrogen storage unit **5** to heat a hydrogen storing alloy, thereby enhancing an efficiency of a hydrogen-discharging reaction (Col 6 lines 1-67) (See FIGS. 6 and 7).

Application/Control Number: 10/511,325

Art Unit: 1745

With respect to cooling the heat producing section with a liquid fuel supplied to the fuel-supply section, Uchinda et al. teach that the hydrogen storage unit 205 "fuel supply section" is heated by the air discharged from the fuel cell body 204 "heat producing section" while there can be used a construction, in which heat generated from the equipment "heat-producing section", on which the fuel cell power source is mounted, is transferred to the unit by the use of a high thermally-conductive metal such as copper or aluminum or carbon materials in order to achieve similar effects (Col 8 lines 24-45). "The heat producing section of Uchinda et al. is cooled by the fuel of Uchinda et al. through a thermally conductive material."

Page 9

Uchida et al. does not specifically teach the fuel being a liquid. However,

Johnson discloses a fuel supply for a fuel cell (title) wherein the fuel container 24 is

configured to hold a liquid fuel supply, such as a borohydride or methanol solution, and
is typically constructed from a material inert to the fuel solution. Fuel supply 20 also
includes a fuel outlet 28 configured to pass fuel out of fuel storage area 26 (Col 2 lines
45-60). Therefore it would have been obvious to one of ordinary skill in the art at the
time the invention was made to incorporate the liquid fuel system of Johnson into the
fuel cell system of Uchida et al because Johnson teach that these fuels "liquid" are
relatively safe and easy to use and to store at room temperature, they may be used in
disposable or rechargeable fuel supplies (Col 1 lines 55-64).

Application/Control Number: 10/511,325 Page 10

Art Unit: 1745

Response to Arguments

5. Applicant's arguments filed on January 30th, 2007 have been fully considered but they are not persuasive.

Applicant's principal arguments are

(a) Johnson is not directed toward a fuel cell. Rather, Johnson discloses a fuel supply, analogous to the hydrogen storage unit in Uchida..

(b) Applicant first submits that Uchida and Johnson constitute nonanalogous art.

Though both appear to belong to the broad fuel cell art, Uchida discloses fuel cells that

utilize hydrogen fuel. Johnson, on the other hand, discloses a fuel storage unit, rather

than a fuel cell.

(c) Further regarding motivation, Applicant respectfully submits that even if Uchida and

Johnson were to be combined, there is no motivation to alter the combination to arrive

at Applicant's claimed invention.

In response to Applicant's arguments, please consider the following comments.

(a) and (b) Uchida et al. disclose a miniaturized fuel cell assembly (title) and

Johnson discloses a fuel supply for a fuel cell (title) therefore is analogous art with

respect to the fuel cell of Uchida et al. because Uchida et al. also has a fuel supply

system.

Art Unit: 1745

(c) Uchida et al. does not specifically teach the fuel being a liquid.

However, Johnson discloses a fuel supply for a fuel cell (title) wherein the fuel container

24 is configured to hold a liquid fuel supply, such as a borohydride or methanol solution, and is typically constructed from a material inert to the fuel solution. Fuel supply 20 also includes a fuel outlet 28 configured to pass fuel out of fuel storage area 26 (Col 2 lines 45-60). Therefore it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the liquid fuel system of Johnson into the fuel cell system of Uchida et al because Johnson teach that these fuels "liquid" are relatively safe and easy to use and to store at room temperature, they may be used in disposable or rechargeable fuel supplies (Col 1 lines 55-64).

Conclusion

6. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the

Page 12

Application/Control Number: 10/511,325

Art Unit: 1745

shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ben Lewis whose telephone number is 571-272-6481. The examiner can normally be reached on 8:30am - 5:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Patrick Ryan can be reached on 571-272-1292. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

SUSYTSANG-FOSTER PRIMARY EXAMINER